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**UNITED STATES DISTRICT COURT**

## DISTRICT OF NEVADA

WENDY J. PAULUK, Psy.D.,  
individually; WENDY PAULUK, Psy. D.  
as Personal Representative of the ESTATE  
OF DANIEL PAULUK; JAIME L.  
PAULUK; and CRISSY J. PAULUK,

**Plaintiffs,**

VS.

CLARK COUNTY HEALTH DISTRICT; GLENN SAVAGE, in both his individual and official capacities; EDWARD WOJCIK, in both his individual and official capacities; DOES I through X; DOES XI through XX; and ROE CORPORATIONS XXI through XXX, inclusive,

### Defendants.

CASE NO.: 2:07-cv-1681-RFB-VCF

**STIPULATION TO EXTEND TIME  
TO FILE JOINT PRETRIAL ORDER**

1 COME NOW PLAINTIFFS WENDY J. PAULUK, individually and as Personal  
2 Representative of the ESTATE OF DANIEL PAULUK; JAIME L. PAULUK; and CRISSY J.  
3 PAULUK, by and through their counsel of record, BROCK OHLSON, ESQ. of BROCK K.  
4 OHLSON PLLC, CHRISTOPHER D. CAZARES, ESQ. of CAZARES LAW FIRM, and A. J.  
5 SHARP, ESQ. of SHARP LAW CENTER, and Defendant CLARK COUNTY HEALTH  
6 DISTRICT, by and through its counsel of record, Walter L. Cannon, Esq. and Peter M. Angulo,  
7 Esq. of OLSON, CANNON, GORMLEY, ANGULO & STOBERSKI LLP, and stipulate,  
8 subject to this Court's approval, to extend the time for filing of the parties' Joint Pretrial order  
9 by 14 days, through **October 5, 2018**. This is the parties' First Request for extension.

10 This Court previously ordered that the parties file the Joint Pretrial Order on or before  
11 September 21, 2018. However, the parties aver that good cause exists for an extension of that  
12 deadline, as lead Defense counsel Peter. M. Angulo, Esq. is currently out of town on a  
13 previously-planned trip, and Plaintiffs' counsel are still working to obtain Plaintiffs' complete  
14 litigation files from prior counsel over the past 10 years.

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1           The parties aver that this extension is requested in good faith and not for purposes of  
2 delay, and respectfully request that this Court extend the Joint Pretrial Order deadline to  
3 **October 5, 2018.**

4           IT IS SO STIPULATED.

5 DATED the 21st day of September, 2018.   DATED the 21st day of September, 2018.

6 **SHARP LAW CENTER**

7           **OLSON, CANNON, GORMLEY,**  
**ANGULO & STOBERSKI LLP**

8           */s/ A. J. Sharp*

9           */s/ Peter M. Angulo*

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14           *Attorney for Plaintiffs*

15           Walter R. Cannon, Esq.  
16           Peter M. Angulo, Esq.  
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19           *Attorneys for Defendant*

20           **ORDER**

21           IT IS SO ORDERED.

22           Dated this 24th day of September, 2018.

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24           RICHARD F. BOULWARE, II  
25           United States District Court